1 Gregory B. Thomas (SBN 239870) Formatted: Left: 1.4", Right: 0.5", Bottom: -0.68", E-mail: gthomas@bwslaw.com Footer distance from edge: 0.2", Different first page Temitayo O. Peters (SBN 309913) 2 header E-mail: tpeters@bwslaw.com Jasper L. Hall (SBN 341113) E-mail: jhall@bwslaw.com BURKE, WILLIAMS & SORENSEN, LLP 3 1999 Harrison Street, Suite 1650 Oakland, California 94612-3520 Tel: 510.273.8780 Fax: 510. 5 Fax: 510.839.9104 6 Attorneys for Defendants ALAMEDA COUNTY SHERIFF'S OFFICE, ALAMEDA COUNTY, DEPUTY JOE, and DEPUTY IGNONT 8 (collectively "ALAMEDA COUNTY **DEFENDANTS**") 9 **UNITED STATES DISTRICT COURT** 10 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION 11 12 ALAMEDA COUNTY MALE PRISONERS Case No. 3:19-cv-07423-JSC And Former Prisoners, DANIEL GONZALEZ, et al. on behalf of themselves 13 DEFENDANTS, COUNTY OF ALAMEDA, 14 and others similarly situated, as a Class, and **ALAMEDA COUNTY SHERIFF'S** OFFICE, DEPUTY JOE AND DEPUTY IGNONT'S AMENDED ANSWER TO Subclass: 15 PLAINTIFFS' FIFTH AMENDED ALAMEDA COUNTY FEMALE PRISONERS And Former Prisoners, JACLYN COMPLAINT 16 MOHRBACHER, ERIN ELLIS, DOMINIQUE JACKSON, CHRISTINA ZEPEDA, ALEXIS WAH, AND KELSEY 17 Judge: Hon. Jacqueline Scott Corley 18 ERWIN, et al on behalf of themselves and Trial Date: May 6, 2024 others similarly situated, 19 Plaintiffs, 20 21 ALAMEDA COUNTY SHERIFF'S OFFICE, 22 ALAMEDA COUNTY, Deputy Joe, Deputy Ignont (sp) John and Jane ROEs, Nos. 1-2523 Defendants. 24 25 COMES NOW Defendants, COUNTY OF ALAMEDA, ALAMEDA COUNTY SHERIFF'S OFFICE, DEPUTY JOE and DEPUTY IGNONT, hereby respond as follows to the 26 Fifth Amended Complaint of Plaintiffs: 27 Formatted: Indent: First line: 0" 28 4859-0713-8675 v1 **Formatted Table** Case No. 3:19-cv-07423-JSC 1 BURKE, WILLI. AMS & DEFTS' AMENDED ANSWER TO PLTFS' 5TH SORENSEN, LLP ATTORNEYS AT LAW OAKLAND AMENDED COMPLAINT

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BURKE, WILLIAMS & SORENSEN, LLP ATTORNEYS AT LAW

## I. GENERAL ALLEGATIONS

- 1. As to paragraph 1 of Plaintiffs' Fourth Amended Complaint, Defendants admit that the majority of inmates at Santa Rita Jail are pretrial detainees; however, the percentage is subject to fluctuation. Defendants deny each and every additional allegation in paragraph 1.
- 2. As to paragraph 2 of Plaintiffs' Complaint, Defendants deny this paragraph in its entirety.
- 3. As to paragraph 3 of Plaintiffs' Complaint, Defendants acknowledge the nature of the case, but deny all allegations in this paragraph in their entirety.
- 4. As to paragraph 4 of Plaintiffs' Complaint, Defendants deny this paragraph in its entirety.
- 5. As to paragraph 5 of Plaintiffs' Complaint, Defendants acknowledge the nature of the case, but deny all allegations this paragraph in their entirety.
- 6. As to paragraph 6 of Plaintiffs' Complaint, there is no paragraph 6, or it is wholly subsumed within paragraph 5.
- 7. As to paragraph 7 of Plaintiffs' Complaint, Defendants acknowledge the nature of the case, but deny any and all class allegations alleged.
- 8. As to paragraph 8 of Plaintiffs' Complaint, Defendants acknowledge the relief sought, but deny Plaintiffs' are entitled to said relief for the reasons alleged.
- 9. As to paragraph 9 of Plaintiffs' Complaint, Defendants deny any individual Plaintiffs are entitled to damages.
- 10. As to paragraph 10 of Plaintiffs' Complaint, Defendants admit that this Court has jurisdiction; however, Defendants note that Plaintiffs' claims under the Civil Rights Acts have been dismissed.
- 11. As to paragraph 11 of Plaintiffs' Complaint, Defendants admit that this Court has Jurisdiction under 28 U.S.C. section 1331, but deny that there is jurisdiction under section 1343, which has been dismissed.
- 12. As to paragraph 12 of Plaintiffs' Complaint, Defendants admit that venue is proper in this Court.

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13.	As to paragraph 13 of Plaintiffs' Complaint, Defendants admit that Plaintiffs are
demanding a j	ary trial in this matter.

- 14. As to paragraph 14 of Plaintiffs' Complaint, Defendants deny that the named Plaintiffs have alleged any actionable facts individually and that these named Plaintiffs are representative of the class they are seeking to represent. In addition, Defendants note that the list of Plaintiffs includes persons with no claims or dismissed claims; therefore, Defendants deny that several of the named persons are Plaintiffs in this matter. To the extent that the individual Plaintiffs make individual allegations in Paragraphs 14.1-14.2.15, Defendants deny those allegations in their entirety.
- 15. As to paragraph 15 of Plaintiffs' Complaint, Defendants admit the allegations contained therein, except for Paragraph 15.4, which has been dismissed from this Action, and is therefore denied.
- 16. As to paragraph 16 of Plaintiffs' Complaint, Defendants admit, on information and belief, that Well-Path and its predecessors have a contract with Defendant Alameda County Sheriff's Office; however, Defendants do not possess sufficient knowledge to admit or deny any additional allegations contained in this paragraph.
- 17. As to paragraph 17 of Plaintiffs' Complaint, Defendants admit that Defendant Aramark has a written contract with Defendant Alameda County Sheriff's Office to operate the kitchen at Santa Rita Jail; however, Defendants do not possess sufficient knowledge to admit or deny any additional allegations contained in this paragraph.
- 18. As to paragraph 18 of Plaintiffs' Complaint, Defendants deny all allegations, including all class allegations, in this Paragraph.
- 19. As to paragraph 19 of Plaintiffs' Complaint, Defendants admit that there was a reduction in population due to the Covid-19 pandemic, but lacks sufficient information to admit or deny the exact numbers Plaintiff has alleged.
- 20. As to paragraph 20 of Plaintiffs' Complaint, Defendants deny all allegations, including all class allegations, in this Paragraph.
- 21. As to paragraph 21 of Plaintiffs' Complaint, Defendants deny all allegations,

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including all class allegations, in this Paragraph.

- 22. As to paragraph 22 of Plaintiffs' Complaint, Defendants deny all allegations, including all class allegations, in this Paragraph.
- 23. As to paragraph 23 of Plaintiffs' Complaint, Defendants deny all allegations, including all class allegations, in this Paragraph.
- 24. As to paragraph 24 of Plaintiffs' Complaint, Defendants deny all allegations, including all class allegations, in this Paragraph.
- 25. As to paragraph 25 of Plaintiffs' Complaint, to the extent that there are any intelligible allegations, Defendants deny all such allegations, including all class allegations, in this Paragraph; however, the Paragraph does not contain a complete sentence such that it is unintelligible.
- 26. As to paragraph 26 of Plaintiffs' Complaint, to the extent that there are any intelligible allegations, Defendants deny all such allegations, including all class allegations, in this Paragraph; however, the Paragraph does not contain a complete sentence such that it is unintelligible.
- 27. As to paragraph 27 of Plaintiffs' Complaint, Defendants deny all allegations, including all class allegations, in this Paragraph.
- 28. As to paragraph 28 of Plaintiffs' Complaint, Defendants deny all allegations, including all class allegations, in this Paragraph.
- 29. As to paragraph 29 of Plaintiffs' Complaint, to the extent that there are any intelligible allegations, Defendants deny all such allegations, including all class allegations, in this Paragraph; however, the Paragraph does not contain a complete sentence such that it is unintelligible.
- 30. As to paragraph 30 of Plaintiffs' Complaint, to the extent that there are any intelligible allegations, Defendants deny all such allegations, including all class allegations, in this Paragraph; however, the Paragraph does not contain a complete sentence such that it is unintelligible. Also, any cause of action related to these allegations has been dismissed.
- 31. As to paragraph 31 of Plaintiffs' Complaint, to the extent that there are any

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1	43. As to paragraph 43 of Plaintiffs' Complaint, Defendants object that the material in
2	this paragraph is irrelevant.
3	44. As to paragraph 44 of Plaintiffs' Complaint, Defendants deny all allegations,
4	including all class allegations, in this Paragraph.
5	45. As to paragraph 45 of Plaintiffs' Complaint, Defendants deny all allegations in this
6	Paragraph.
7	46. As to paragraph 46 of Plaintiffs' Complaint, Defendants admit the allegations in
8	this Paragraph.
9	47. As to paragraph 47 of Plaintiffs' Complaint, Defendants deny all allegations in this
10	Paragraph and note that such allegations refer to claims that have been dismissed.
11	48. As to paragraph 48 of Plaintiffs' Complaint, Defendants deny all allegations in this
12	Paragraph and note that such allegations refer to claims that have been dismissed.
13	49. As to paragraph 49 of Plaintiffs' Complaint, Defendants deny all allegations in this
14	Paragraph and note that such allegations refer to claims that have been dismissed.
15	50. As to paragraph 50 of Plaintiffs' Complaint, Defendants deny all allegations in this
16	Paragraph.
17	51. As to paragraph 51 of Plaintiffs' Complaint, Defendants admit that Plaintiffs are
18	entitled to food that is sufficient to sustain their health.
19	52. As to paragraph 52 of Plaintiffs' Complaint, Defendants deny all allegations in this
20	Paragraph.
21	53. As to paragraph 53 of Plaintiffs' Complaint, Defendants deny all allegations in this
22	Paragraph.
23	54. As to paragraph 54 of Plaintiffs' Complaint, Defendants admit that there is a
24	contract with Aramark to prepare food for prisoners at Santa Rita Jail; however, Defendants deny
25	all other allegations in this Paragraph.
26	55. As to paragraph 55 of Plaintiffs' Complaint, Defendants deny all allegations in this
27	Paragraph.
28  BURKE, WILLIAMS & SORENSEN, LLP ATTORNEYS AT LAW	56. As to paragraph 56 of Plaintiffs' Complaint, Defendants admit that the retail food  4859-0713-8675 v1  6  Case No. 3:19-cv-07423-JSC  DEFTS' AMENDED ANSWER TO PLTFS' 5TH  AMENDED COMPLAINT
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1	1	food to be fit for human consumption.	
2	57.	As to paragraph 57 of Plaintiffs' Complaint, Defendants deny all allegations in this	
3	Paragraph.		
4	58.	As to paragraph 58 of Plaintiffs' Complaint, Defendants deny all allegations in this	
5	Paragraph.		
6	59.	As to paragraph 59 of Plaintiffs' Complaint, Defendants deny all allegations in this	
7	Paragraph.		
8	60.	As to paragraph 60 of Plaintiffs' Complaint, Defendants deny all allegations in this	
9	Paragraph.		
10	61.	As to paragraph 61 of Plaintiffs' Complaint, Defendants deny all allegations in this	
11	Paragraph.		
12	62.	As to paragraph 62 of Plaintiffs' Complaint, Defendants deny all allegations in this	
13	Paragraph.		
14	63.	As to paragraph 63 of Plaintiffs' Complaint, Defendants object that this paragraph	
15	is inadmissibl	e hearsay, and deny the allegations contained therein.	
16	64.	As to paragraph 64 of Plaintiffs' Complaint, Defendants deny all allegations in this	
17	Paragraph.		
18	65.	As to paragraph 65 of Plaintiffs' Complaint, Defendants deny all allegations in this	
19	Paragraph.		
20	66.	As to paragraph 66 of Plaintiffs' Complaint, Defendants deny all allegations in this	
21	Paragraph.		
22	67.	As to paragraph 67 of Plaintiffs' Complaint, Defendants deny all allegations in this	
23	Paragraph.		
24	68.	As to paragraph 68 of Plaintiffs' Complaint, Defendants deny all allegations in this	
25	Paragraph.		
26	69.	As to paragraph 69 of Plaintiffs' Complaint, Defendants deny all allegations in this	
27	Paragraph.		
28	70.	As to paragraph 70 of Plaintiffs' Complaint, Defendants deny all allegations in this	Formatted Table
BURKE, WILLIAMS & SORENSEN, LLP ATTORNEYS AT LAW OAKLAND	4859-0713-8675 v1	7 Case No. 3:19-cv-07423-JSC* DEFTS' AMENDED ANSWER TO PLTFS' 5TH AMENDED COMPLAINT	Totiliatted Table
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1	Paragraph.		
2	71.	As to paragraph 71 of Plaintiffs' Complaint, Defendants deny all allegations in this	
3	Paragraph.	The to puring any it of the manufacture of the state of t	
4	72.	As to paragraphs 72-76 of Plaintiffs' Complaint, Defendants understand that any	
5		n related to these facts has been dismissed; however, in an abundance of caution,	
6		eny the allegations in these paragraphs, as well.	
7	73.	As to paragraph 77 of Plaintiffs' Complaint, Defendants deny any factual	
8		the extent that there are any) in this paragraph.	
9	74.	As to paragraph 78 of Plaintiffs' Complaint, Defendants deny all allegations in this	
10	Paragraph.		
11	75.	As to paragraph 79 of Plaintiffs' Complaint, Defendants deny all allegations in this	
12	Paragraph.	, , , , , , , , , , , , , , , , , , , ,	
13	76.	As to paragraph 80 of Plaintiffs' Complaint, Defendants deny all allegations in this	
14	Paragraph.		
15	77.	As to paragraph 81 of Plaintiffs' Complaint, Defendants deny all allegations in this	
16	Paragraph.		
17	78.	As to paragraph 82 of Plaintiffs' Complaint, Defendants deny all allegations in this	
18	Paragraph.		
19	79.	As to paragraph 83 of Plaintiffs' Complaint, Defendants deny all allegations in this	
20	Paragraph.		
21	80.	As to paragraph 84 of Plaintiffs' Complaint, Defendants deny all allegations in this	
22	Paragraph.		
23	81.	As to paragraph 85 of Plaintiffs' Complaint, Defendants deny all allegations in this	
24	Paragraph.		
25	82.	As to paragraph 86 of Plaintiffs' Complaint, Defendants deny all allegations in this	
26	Paragraph.		
27	83.	As to paragraph 87 of Plaintiffs' Complaint, Defendants deny all allegations in this	
28	Paragraph.		
IAMS &	4859-0713-8675 v1	8 <u>Case No. 3:19-cv-07423-JSC*</u> <u>DEFTS' AMENDED ANSWER TO PLTFS' 5TH</u>	_
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1	84. As to paragraph 88 of Plaintiffs' Complaint (erroneously numbered Paragraph 87),	
2	Defendants deny all allegations in this Paragraph.	
3	85. As to paragraph 89 of Plaintiffs' Complaint (erroneously numbered Paragraph 88),	
4	Defendants deny all allegations in this Paragraph.	
5	86. As to paragraph 90 of Plaintiffs' Complaint (erroneously numbered Paragraph 89),	
6	Defendants deny all allegations in this Paragraph.	
7	87. As to paragraph 91 of Plaintiffs' Complaint (erroneously numbered Paragraph 90),	
8	Defendants deny all allegations in this Paragraph.	
9	88. As to paragraph 92 of Plaintiffs' Complaint (erroneously numbered Paragraph 91),	
10	Defendants deny all allegations in this Paragraph.	
11	89. As to paragraph 93 of Plaintiffs' Complaint (erroneously numbered Paragraph 92),	
12	Defendants deny all allegations in this Paragraph.	
13	90. As to paragraph 94 of Plaintiffs' Complaint (erroneously numbered Paragraph 93),	
14	Defendants deny all allegations in this Paragraph.	
15	91. As to paragraph 95 of Plaintiffs' Complaint (erroneously numbered Paragraph 94),	
16	Defendants deny all allegations in this Paragraph.	
17	92. As to paragraph 96 of Plaintiffs' Complaint (erroneously numbered Paragraph 95,	
18	Defendants deny all allegations in this Paragraph.	
19	93. As to paragraph 97 of Plaintiffs' Complaint (erroneously numbered Paragraph 96),	
20	Defendants deny all allegations in this Paragraph.	
21	94. As to paragraph 98 of Plaintiffs' Complaint (erroneously numbered Paragraph 97),	
22	Defendants deny any factual allegations in this Paragraph (to the extent that there are any).	
23	95. As to paragraph 99 of Plaintiffs' Complaint (erroneously numbered Paragraph 98),	
24	Defendants deny any factual allegations in this Paragraph.	
25	96. As to paragraph 100 of Plaintiffs' Complaint (erroneously numbered Paragraph	
26	99), Defendants deny all allegations in this Paragraph.	
27	97. As to paragraph 101 of Plaintiffs' Complaint (erroneously numbered Paragraph	
28 KE, WILLIAMS &	100), Defendants deny all allegations in this Paragraph.  4859-0713-8675 v1  9  Case No. 3:19-cv-07423-JSC DEFTS' AMENDED ANSWER TO PLTFS' 5TH	
SORENSEN, LLP ATTORNEYS AT LAW OAKLAND	DEFTS: AMENDED ANSWER TO PLIFS: 51H  AMENDED COMPLAINT	

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1	114), Defendants admit that the OPHU is staffed by medical personnel from Well-Path.
2	112. As to paragraph 116 of Plaintiffs' Complaint (erroneously numbered Paragraph
3	115), Defendants deny all allegations in this Paragraph.
4	113. As to paragraph 117 of Plaintiffs' Complaint (erroneously numbered Paragraph
5	116), Defendants deny all allegations in this Paragraph.
6	114. As to paragraph 118 of Plaintiffs' Complaint (erroneously numbered Paragraph
7	117), Defendants deny all allegations in this Paragraph.
8	115. As to paragraph 119 of Plaintiffs' Complaint (erroneously numbered Paragraph
9	118), Defendants deny all allegations in this Paragraph.
10	116. As to paragraph 120 of Plaintiffs' Complaint (erroneously numbered Paragraph
11	119), Defendants deny all allegations in this Paragraph.
12	117. As to paragraph 121 of Plaintiffs' Complaint (erroneously numbered Paragraph
13	120), Defendants deny all allegations in this Paragraph.
14	118. As to paragraph 122 of Plaintiffs' Complaint (erroneously numbered Paragraph
15	121), Defendants admit that there is a written contract with Well-Path; however, Defendants lack
16	sufficient information to admit or deny the rest of the allegations in this Paragraph.
17	119. As to paragraph 123 of Plaintiffs' Complaint (erroneously numbered Paragraph
18	122), to the extent that there are any factual allegations, Defendants deny all allegations in this
19	Paragraph.
20	120. As to paragraph 124 of Plaintiffs' Complaint (erroneously numbered Paragraph
21	123), Defendants admit that there is a written contract with Well-Path; however, Defendants lack
22	sufficient information to admit or deny the rest of the allegations in this Paragraph.
23	121. As to paragraph 125 of Plaintiffs' Complaint (erroneously numbered Paragraph
24	124), Defendants admit that there is a written contract with Well-Path; however, Defendants lack
25	sufficient information to admit or deny the rest of the allegations in this Paragraph.
26	122. As to paragraph 126 of Plaintiffs' Complaint (erroneously numbered Paragraph
27	125), Defendants admit the allegations in this Paragraph.
28 IAMS & LLP TLAW	123. As to paragraph 127 of Plaintiffs' Complaint (erroneously numbered Paragraph  4859-0713-8675 v1  11  Case No. 3:19-cv-07423-JSC*  DEFTS' AMENDED ANSWER TO PLTFS' 5TH  AMENDED COMPLAINT

126), Defendants admit that there is a written contract with Well-Path; however, Defendants lack sufficient information to admit or deny the rest of the allegations in this Paragraph.

- 124. As to paragraph 128 of Plaintiffs' Complaint (erroneously numbered Paragraph 127), Defendants admit that Well-Path, as the medical provider, should and does make medical decisions regarding patient care without input from County Defendants; however, Defendants deny the rest of the allegations in this Paragraph.
- 125. As to paragraph 129 of Plaintiffs' Complaint (erroneously numbered Paragraph 128), Defendants admit that Well-Path, as the medical provider, should and does make medical decisions regarding patient care without input from County Defendants; however, Defendants deny the rest of the allegations in this Paragraph.
- 126. As to paragraph 130 of Plaintiffs' Complaint (erroneously numbered Paragraph 129), to the extent that there are any factual allegations, Defendants deny all allegations in this Paragraph.
- 127. As to paragraph 131 of Plaintiffs' Complaint (erroneously numbered Paragraph 130), to the extent that there are any factual allegations, Defendants deny all allegations in this Paragraph.
- 128. As to paragraph 132 of Plaintiffs' Complaint (erroneously numbered Paragraph 131), to the extent that there are any factual allegations, Defendants deny all allegations in this Paragraph.
- 129. As to paragraph 133 of Plaintiffs' Complaint (erroneously numbered Paragraph 132), to the extent that there are any factual allegations, Defendants deny all allegations in this Paragraph.
- 130. As to paragraph 134 of Plaintiffs' Complaint (erroneously numbered Paragraph 133), to the extent that there are any factual allegations, Defendants deny all allegations in this Paragraph.
- 131. As to paragraph 135 of Plaintiffs' Complaint (erroneously numbered Paragraph 134), to the extent that there are any factual allegations, Defendants deny all allegations in this Paragraph.

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144. As to paragraph 148 of Plaintiffs' Complaint (erroneously numbered Paragraph 147), Defendants admit that, for housing requests based on specific medical requirements, those decisions must come from medical professionals. To the extent that Plaintiffs have difficulty obtaining such medical orders, Defendants lack sufficient information to admit or deny that allegation.
145. As to paragraph 149 of Plaintiffs' Complaint (erroneously numbered Paragraph 148), Defendants admit that, for housing requests based on specific medical requirements, those

146), Defendants deny the allegations in this Paragraph.

145. As to paragraph 149 of Plaintiffs' Complaint (erroneously numbered Paragraph 148), Defendants admit that, for housing requests based on specific medical requirements, those decisions must come from medical professionals. To the extent that Plaintiffs have difficulty obtaining such medical orders, Defendants lack sufficient information to admit or deny that allegation.

146. As to paragraph 150 of Plaintiffs' Complaint (erroneously numbered Paragraph 149), Defendants admit that, for housing requests based on specific medical requirements, those decisions must come from medical professionals. Defendants deny any additional factual allegations in this paragraph.

- 147. As to paragraph 151 of Plaintiffs' Complaint (erroneously numbered Paragraph 150), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.
- 148. As to paragraph 152 of Plaintiffs' Complaint (erroneously numbered Paragraph151), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.
- 149. As to paragraph 153 of Plaintiffs' Complaint (erroneously numbered Paragraph152), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.
- 150. As to paragraph 154 of Plaintiffs' Complaint (erroneously numbered Paragraph 143), Defendants admit that prisoners are not permitted to bring drugs into the facility. Defendants lack sufficient information to admit or deny the rest of the allegations in this Paragraph.
- 151. As to paragraph 155 of Plaintiffs' Complaint (erroneously numbered Paragraph 154), Defendants lack sufficient information to admit or deny the allegations in the first sentence. Defendants deny the remaining allegations in this Paragraph.

152. As to paragraph 156 of Plaintiffs' Complaint (erroneously numbered Paragraph
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<u>Case No. 3:19-cv-0/423-JSC</u> <u>DEFTS' AMENDED ANSWER TO PLTFS' 5TH</u> <u>AMENDED COMPLAINT</u> Formatted Table

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155), Defendants admit the allegations in the first sentence. Defendants lack sufficient information to admit or deny the allegations in the second, third, and fourth sentences. Defendants deny the allegations in the fifth sentence, Defendants lack sufficient information to admit or deny the allegations in the sixth sentence. Defendants deny the allegations in the seventh and eighth sentences. Defendants lack sufficient information to admit or deny the remainder of the allegations in this Paragraph.

153. As to paragraph 157 of Plaintiffs' Complaint (erroneously numbered Paragraph 156), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 158 of Plaintiffs' Complaint (erroneously numbered Paragraph 157), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 159 of Plaintiffs' Complaint (erroneously numbered Paragraph 158), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 160 of Plaintiffs' Complaint (erroneously numbered Paragraph

159), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 161 of Plaintiffs' Complaint (erroneously numbered Paragraph

160), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 162 of Plaintiffs' Complaint (erroneously numbered Paragraph

161), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

159. As to paragraph 163 of Plaintiffs' Complaint (erroneously numbered Paragraph

162), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 164 of Plaintiffs' Complaint (erroneously numbered Paragraph

163), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 165 of Plaintiffs' Complaint (erroneously numbered Paragraph

164), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 166 of Plaintiffs' Complaint (erroneously numbered Paragraph

165), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.

As to paragraph 167 of Plaintiffs' Complaint (erroneously numbered Paragraph

166), Defendants lack sufficient information to admit or deny the allegations in this Paragraph. 4859-0713-8675 v1 Case No. 3:19-cv-07423-JSC 15

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1	212), Defendants deny the allegations in this Paragraph.
2	204. As to paragraph 214 of Plaintiffs' Complaint (erroneously numbered Paragraph
3	213), Defendants object to this paragraph as speculation and conjecture. To the extent that there
4	are facts alleged in this paragraph, Defendants deny those factual allegations.
5	205. As to paragraph 215 of Plaintiffs' Complaint (erroneously numbered Paragraph
6	214), Defendants deny the allegations in this Paragraph.
7	206. As to paragraph 216 of Plaintiffs' Complaint (erroneously numbered Paragraph
8	215), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.
9	207. As to paragraph 217 of Plaintiffs' Complaint (erroneously numbered Paragraph
10	216), Defendants lack sufficient information to admit or deny the allegations in this Paragraph.
11	208. As to paragraph 218 of Plaintiffs' Complaint (erroneously numbered Paragraph
12	217), Defendants deny all allegations in this Paragraph except for the first sentence, which
13	Defendants lack sufficient information to admit or deny.
14	209. As to paragraph 219 of Plaintiffs' Complaint (erroneously numbered Paragraph
15	218), Defendants deny the allegations in this Paragraph and note that any class claims related to
16	these allegations have been dismissed.
17	210. As to paragraph 220 of Plaintiffs' Complaint (erroneously numbered Paragraph
18	219), Defendants deny the allegations in this Paragraph.
19	211. As to paragraph 221 of Plaintiffs' Complaint (erroneously numbered Paragraph
20	220), Defendants deny the allegations in this Paragraph.
21	212. As to paragraph 222 of Plaintiffs' Complaint (erroneously numbered Paragraph
22	221), Defendants deny the allegations in this Paragraph.
23	II. <u>CLAIMS FOR RELIEF</u>
24	FIRST CLAIM FOR RELIEF: DEPRIVATION OF FEDERAL CIVIL RIGHTS UNDER
25	42 U.S.C. § 1983 FOURTEENTH AMENDMENT
26	Sufficient, Unspoilt, Food Necessary To Sustain Health
27	213. As to paragraph 223 of Plaintiffs' Complaint (erroneously numbered Paragraph
28	222), Defendants adopt their responses as outlined above to the allegations in this Paragraph.
LIAMS & I, LLP	4859-0713-8675 v1 19 <u>Case No. 3:19-cv-07423-JSC*</u> <u>DEFTS' AMENDED ANSWER TO PLTFS' 5TH</u> <u>AMENDED COMPLAINT</u>
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1	214.	As to paragraph 224 of Plaintiffs' Complaint (erroneously numbered Paragraph
2	223), to the e	xtent that there are allegations of fact in this paragraph, Defendants deny those
3	allegations.	
4	215.	As to paragraph 225 of Plaintiffs' Complaint (erroneously numbered Paragraph
5	224), Defend	ants deny the allegations in this paragraph in their entirety.
6	216.	As to paragraph 226 of Plaintiffs' Complaint (erroneously numbered Paragraph
7	225), Defend	ants deny the allegations in this paragraph in their entirety.
8	217.	As to paragraph 227 of Plaintiffs' Complaint (erroneously numbered Paragraph
9	226), Defend	ants deny the allegations in this paragraph in their entirety.
10	SECON	D CLAIM FOR RELIEF: DEPRIVATION OF FEDERAL CIVIL RIGHTS
11		UNDER 42 U.S.C. § 1983 EIGHTH AMENDMENT
12		Sufficient, Non-Contaminated, Food Necessary To Sustain Health
13	218.	As to paragraph 228 of Plaintiffs' Complaint (erroneously numbered Paragraph
14	227), Defend	ants adopt their responses as outlined above to the allegations in this Paragraph.
15	219.	As to paragraph 229 of Plaintiffs' Complaint (erroneously numbered Paragraph
16	228), Defend	ants deny the allegations in this paragraph in their entirety.
17	220.	As to paragraph 230 of Plaintiffs' Complaint (erroneously numbered Paragraph
18	229), Defend	ants deny the allegations in this paragraph in their entirety.
19	221.	As to paragraph 231 of Plaintiffs' Complaint (erroneously numbered Paragraph
20	230), Defend	ants deny the allegations in this paragraph in their entirety.
21	222.	As to paragraph 232 of Plaintiffs' Complaint (erroneously numbered Paragraph
22	231), Defend	ants deny the allegations in this paragraph in their entirety.
23	THIRD CL.	AIM FOR RELIEF: DEPRIVATION OF FEDERAL CIVIL RIGHTS UNDER
24		42 U.S.C. § 1983 FOURTEENTH AMENDMENT
25		Medical Services
26	223.	As to paragraph 233 of Plaintiffs' Complaint (erroneously numbered Paragraph
27	232), Defend	ants adopt their responses as outlined above to the allegations in this Paragraph.
28	224. 4859-0713-8675 v1	As to paragraph 234 of Plaintiffs' Complaint (erroneously numbered Paragraph 20 Case No. 3:19-cv-07423-JSC  DEFTS' AMENDED ANSWER TO PLTES' 5TH  AMENDED COMPLAINT
LAW		AMENDED COMPLAINT

1	233), to the extent that there are allegations of fact in this paragraph, Defendants deny those
2	allegations.
3	225. As to paragraph 235 of Plaintiffs' Complaint (erroneously numbered Paragraph
4	234), these claims have been dismissed; however, Defendants deny these allegations to the extent
5	that they are relevant to any other claims for relief.
6	226. As to paragraph 236 of Plaintiffs' Complaint (erroneously numbered Paragraph
7	235), these claims have been dismissed; however, Defendants deny these allegations to the extent
8	that they are relevant to any other claims for relief.
9	227. As to paragraph 237 of Plaintiffs' Complaint (erroneously numbered Paragraph
10	236), Defendants deny the allegations in this paragraph in their entirety.
11	228. As to paragraph 238 of Plaintiffs' Complaint (erroneously numbered Paragraph
12	237), Defendants deny the allegations in this paragraph in their entirety.
13	229. As to paragraph 239 of Plaintiffs' Complaint (erroneously numbered Paragraph
14	238), Defendants deny the allegations in this paragraph in their entirety.
15	FOURTH CLAIM FOR RELIEF: DEPRIVATION OF FEDERAL CIVIL RIGHTS
16	UNDER 42 U.S.C. § 1983 EIGHTH AMENDMENT
17	Medical Services
18	230. As to paragraph 240 of Plaintiffs' Complaint (erroneously numbered Paragraph
19	239), Defendants adopt their responses as outlined above to the allegations in this Paragraph.
20	231. As to paragraph 241 of Plaintiffs' Complaint (erroneously numbered Paragraph
21	240), to the extent that there are allegations of fact in this paragraph, Defendants deny those
22	allegations.
23	232. As to paragraph 242 of Plaintiffs' Complaint (erroneously numbered Paragraph
24	241), these claims have been dismissed; however, Defendants deny these allegations to the extent
25	that they are relevant to any other claims for relief.
26	233. As to paragraph 243 of Plaintiffs' Complaint (erroneously numbered Paragraph
27	242), these claims have been dismissed; however, Defendants deny these allegations to the extent
28 s & P	that they are relevant to any other claims for relief.  4859-0713-8675 v1  21  Case No. 3:19-cv-07423-JSC*  DEFTS' AMENDED ANSWER TO PLTFS' 5TH  AMENDED COMPLAINT

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1	234.	As to paragraph 244 of Plaintiffs' Complaint (erroneously numbered Paragraph
2	243), Defend	ants deny the allegations in this paragraph in their entirety.
3	235.	As to paragraph 245 of Plaintiffs' Complaint (erroneously numbered Paragraph
4	244), Defend	ants deny the allegations in this paragraph in their entirety.
5	236.	As to paragraph 246 of Plaintiffs' Complaint (erroneously numbered Paragraph
6	245), Defend	ants deny the allegations in this paragraph in their entirety.
7	237.	As to paragraph 247 of Plaintiffs' Complaint (erroneously numbered Paragraph
8	246), Defend	ants deny the allegations in this paragraph in their entirety.
9	FIFTH CLA	AIM FOR RELIEF: DEPRIVATION OF FEDERAL CIVIL RIGHTS UNDER
10		42 U.S.C. § 1983 FOURTEENTH AMENDMENT
11		Adequate Sanitation
12	238.	As to paragraph 248 of Plaintiffs' Complaint (erroneously numbered Paragraph
13	247), Defend	ants adopt their responses as outlined above to the allegations in this Paragraph.
14	239.	As to paragraph 249 of Plaintiffs' Complaint (erroneously numbered Paragraph
15	248), to the e	xtent that there are allegations of fact in this paragraph, Defendants deny those
16	allegations.	
17	240.	As to paragraph 250 of Plaintiffs' Complaint (erroneously numbered Paragraph
18	249), Defend	ants deny the allegations in this paragraph in their entirety.
19	241.	As to paragraph 251 of Plaintiffs' Complaint (erroneously numbered Paragraph
20	250), Defend	ants deny the allegations in this paragraph in their entirety.
21	242.	As to paragraph 252 of Plaintiffs' Complaint (erroneously numbered Paragraph
22	251), Defend	ants deny the allegations in this paragraph in their entirety.
23	243.	As to paragraph 253 of Plaintiffs' Complaint (erroneously numbered Paragraph
24	252), Defend	ants deny the allegations in this paragraph in their entirety.
25	SIXTH CLA	AIM FOR RELIEF: DEPRIVATION OF FEDERAL CIVIL RIGHTS UNDER
26		42 U.S.C. § 1983 EIGHTH AMENDMENT
27		Adequate Sanitation
28	244. 4859-0713-8675 v1	As to paragraph 254 of Plaintiffs' Complaint (erroneously numbered Paragraph  22 Case No. 3:19-cv-07423-JSC*
LIAMS &		DEFTS' AMENDED ANSWER TO PLITES' 5TH

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1	253), Defendants adopt their responses as outlined above to the allegations in this Paragraph.
2	245. As to paragraph 255 of Plaintiffs' Complaint (erroneously numbered Paragraph
3	254), to the extent that there are allegations of fact in this paragraph, Defendants deny those
4	allegations.
5	246. As to paragraph 256 of Plaintiffs' Complaint (erroneously numbered Paragraph
6	255), Defendants deny the allegations in this paragraph in their entirety.
7	247. As to paragraph 257 of Plaintiffs' Complaint (erroneously numbered Paragraph
8	256), Defendants deny the allegations in this paragraph in their entirety.
9	248. As to paragraph 258 of Plaintiffs' Complaint (erroneously numbered Paragraph
10	257), Defendants deny the allegations in this paragraph in their entirety.
11	249. As to paragraph 259 of Plaintiffs' Complaint (erroneously numbered Paragraph
12	258), Defendants deny the allegations in this paragraph in their entirety.
13	SIXTH CLAIM FOR RELIEF: DEPRIVATION OF FEDERAL CIVIL RIGHTS UNDER
14	42 U.S.C. § 1983 FIRST AMENDMENT
15	250. As to paragraph 260 of Plaintiffs' Complaint (erroneously numbered Paragraph
16	259), Defendants adopt their responses as outlined above to the allegations in this Paragraph.
17	251. As to paragraph 261 of Plaintiffs' Complaint (erroneously numbered Paragraph
18	260), Defendants note that these claims have been dismissed except for Plaintiff Gerrans's
19	individual claim against Defendants. With that caveat, Defendants deny the allegations in this
20	paragraph in their entirety.
21	252. As to paragraph 262 of Plaintiffs' Complaint (erroneously numbered Paragraph
22	261), Defendants note that these claims have been dismissed except for Plaintiff Gerrans's
23	individual claim against Defendants. With that caveat Defendants admit the allegation in this
24	Paragraph.
25	253. As to paragraph 263 of Plaintiffs' Complaint (erroneously numbered Paragraph
26	262), Defendants note that these claims have been dismissed except for Plaintiff Gerrans's
27	individual claim against Defendants. With that caveat Defendants deny the allegations in this
28	paragraph in their entirety.  4859-0713-8675 v1  23  Case No. 3:19-cv-07423-JSC  DEFTS' AMENDED ANSWER TO PLTFS: 5TE  AMENDED COMPLAINT

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-	254.	As to paragraph 264 of Plaintiffs' Complaint (erroneously numbered Paragraph
263), D	efenda	nts note that these claims have been dismissed except for Plaintiff Gerrans's
individual claim against Defendants. With that caveat Defendants deny the allegations in this		
paragraj	ph in th	neir entirety.

- 255. As to paragraph 265 of Plaintiffs' Complaint (erroneously numbered Paragraph 264), Defendants note that these claims have been dismissed except for Plaintiff Gerrans's individual claim against Defendants. With that caveat Defendants deny the allegations in this paragraph in their entirety.
- 256. As to paragraph 266 of Plaintiffs' Complaint (erroneously numbered Paragraph 265), Defendants note that these claims have been dismissed except for Plaintiff Gerrans's individual claim against Defendants. With that caveat Defendants deny the allegations in this paragraph in their entirety.

#### III. <u>AFFIRMATIVE DEFENSES</u>

### FIRST AFFIRMATIVE DEFENSE

# (Failure to State a Valid Claim)

To the extent the Complaint, and each and every purported cause of action contained therein, fails to set forth facts sufficient to state a cause of action, Plaintiffs are barred from any recovery against Defendant.

## SECOND AFFIRMATIVE DEFENSE

# (Qualified Immunity)

To the extent the Complaint, and each and every purported cause of action contained therein, alleges actions taken by law enforcement officers acting in the course and scope of their duties, Defendants are immune from liability, and Plaintiffs are barred from any recovery against Defendant.

# THIRD AFFIRMATIVE DEFENSE

### (Rational Basis)

To the extent the Complaint, and each and every purported cause of action contained therein, alleges an interference with Plaintiffs' rights, Defendants had a legitimate state interest in 4859-0713-8675 v1 24 Case No. 3:19-cv-07423-JSC

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enforcing the rules and policies related to the need to provide a safe and secure jail, and Defendants had a rational basis for taking the actions they took.

#### FOURTH AFFIRMATIVE DEFENSE

#### (Compelling Government Interest)

To the extent the Complaint, and each and every purported cause of action contained therein, alleges an interference with Plaintiffs' fundamental rights, Defendants had a compelling government interest related to the actions taken, and no less-restrictive measures were available; therefore, Plaintiffs are barred from any recovery against Defendant.

#### FIFTH AFFIRMATIVE DEFENSE

## (Legitimate, Non-Discriminatory Reason)

Each and every purported cause of action alleged in Plaintiffs' Complaint is barred because Defendants had legitimate, non-discriminatory reasons for the alleged conduct, and that they would have made the same decisions even in the absence of any purported unlawful motive.

### SIXTH AFFIRMATIVE DEFENSE

# (Statute of Limitations)

To the extent that Plaintiffs allege issues and activities that occurred outside of the time-window proscribed by the statute of limitations (Cal. Code Civ. Proc., § 338(1)), Plaintiffs' actions are time-barred.

## SEVENTH AFFIRMATIVE DEFENSE

## (Laches)

To the extent that Plaintiffs and/or putative class members seek equitable relief for matters in which they sat on their rights to the detriment of Defendants, these actions are barred by the doctrine of laches.

#### EIGHTH AFFIRMATIVE DEFENSE

### (Unclean Hands)

Each and every purported cause of action alleged in Plaintiffs' Complaint is barred because Plaintiffs should not be allowed to profit off their own wrongdoing.

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#### NINTH AFFIRMATIVE DEFENSE

#### (Exclusive Remedy)

To the extent that Plaintiffs allege violations of their property interest, there was an alternate remedy available under state tort law, and Plaintiffs' claims for relief under Section 1983 are time-barred.

#### TENTH AFFIRMATIVE DEFENSE

## (Failure to Mitigate)

Plaintiffs have failed to mitigate any or all of the damages alleged in the Complaint; therefore, they are precluded from recovering these damages.

#### ELEVENTH AFFIRMATIVE DEFENSE

### (Necessity)

Each and every purported cause of action alleged in Plaintiffs' Complaint is barred because the actions taken by Defendants were made necessary by emergency circumstances, including the outbreak of the COVID-19 pandemic.

#### TWELFTH AFFIRMATIVE DEFENSE

## (Negligence or Willful Conduct of Plaintiffs)

Each and every purported cause of action in Plaintiffs' Complaint is the result, at least in part, of the negligence and/or willful conduct of Plaintiffs themselves; therefore, they should be barred from recovery or their damages should be mitigated by their relative fault.

# THIRTEENTH AFFIRMATIVE DEFENSE

#### (Acts of Third Parties)

Each and every purported cause of action alleged in Plaintiffs' Complaint is barred because, to the extent that Plaintiffs incurred damages, those damages were the result of actions by third parties, either negligent or intentional.

# FOURTEENTH AFFIRMATIVE DEFENSE

## (Reliance on Appropriate Professionals)

To the extent that Plaintiffs allege damages or deprivation of their rights related to medical needs, Defendants arranged for treatment and decision-making by the appropriate medical 4859-0713-8675 v1 26 Case No. 3:19-cv-07423-JSC

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professionals and relied on the decisions of those professionals. These answering Defendants took 2 no part in medical decision making. 3 FIFTEENTH AFFIRMATIVE DEFENSE 4 (Plaintiffs at Fault) 5 To the extent that Plaintiffs allege damages or deprivation of their rights related to medical 6 needs, Plaintiffs had a responsibility to follow the advice of medical professionals, and, to the 7 extent that they failed to do so, Plaintiffs are responsible for the outcomes of that failure. 8 SIXTEENTH AFFIRMATIVE DEFENSE 9 (Exhaustion of Remedies) 10 Defendants allege that Plaintiffs' claims are barred, in whole or in part, by their failure to 11 comply with and/or exhaust any and all administrative and other available remedies. 12 SEVENTEENTH AFFIRMATIVE DEFENSE 13 (Res Judicata/Collateral Estoppel) 14 Defendants allege that Plaintiffs' claims are barred or limited, in whole or in part, by res judicata or collateral estoppel. 15 16 IV. **DEMAND FOR TRIAL BY JURY** 17 Defendants, COUNTY OF ALAMEDA, ALAMEDA COUNTY SHERIFF'S OFFICE, 18 DEPUTY JOE and DEPUTY IGNONT, hereby demand a trial by jury. 19 /// V. **PRAYER** 20 The remainder of Plaintiffs' Complaint contains Plaintiffs' request for relief, to which no 21 22 response is required. To the extent a response is deemed required, Defendants denies each and every allegation contained therein and specifically denies that Plaintiff is entitled to any relief. 23 Except as expressly admitted above, Defendants denies each and every allegation 24 25 contained in Plaintiff's Complaint. WHEREFORE, these answering Defendants pray for judgment herein as follows: 26 That Plaintiffs take nothing by way of his Complaint on file herein, 27 1. 28 2. For costs of suit incurred herein; 4859-0713-8675 v1 Case No. 3:19-cv-07423-JSC BURKE, WILLIAMS & DEFTS' AMENDED ANSWER TO PLTFS' 5TH SORENSEN, ATTORNEYS AT LLP AMENDED COMPLAINT

